PATENT COOPERATION TREATY

INTERNATIONAL SEARCH	ING AUTH	ORITY			
To: SAMSON HELFGOTT KATTEN, MUCHIN, ZAVIS, ROSENMAN				PCT	
575 MADISON AVENUE NEW YORK, NY 10022-2585		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY			
		·		(PCT Rule 43bis.1)	
			Date of mailing (day/month/year) 3 0 JUN 2005		
Applicant's or agent's file re	ference		FOR FURTHER	ACTION See paragraph 2 below	
SHI 21053PCT				•	
International application No.	•	International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/US05/07981		08 March 2005 (08.03.2		08 March 2004 (08.03.2004)	
International Patent Classific	cation (IPC)	or both national classificat	ion and IPC		
IPC(7): F25B 9/00 and US C	01.: 62/6	·			
Applicant				·	
SHI-APD CRYOGENICS, I	NC.				
N 2		ating to the following item	I S:		
	Box No. I Basis of the opinion				
Box No. II	Priority			•	
Box No. III	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV	Lack of unity of invention				
Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI	Certain documents cited				
Box No. VII	No. VII Certain defects in the international application				
Box No. VIII	Certain ob	servations on the internation	nal application		
2. FURTHER ACTIO	N				
If a demand for internal International Prelimina Authority other than the	ational prelin ary Examini his one to be	ng Authority ("IPEA") e	xcept that this doe IPEA has notified t	be considered to be a written opinion of the s not apply where the applicant chooses an he International Bureau under Rule 66.1 bis(b) dered.	
IPEA a written reply to of Form PCT/ISA/220	ogether, whe or before the	re appropriate, with ament expiration of 22 months f	iments, before the e	PEA, the applicant is invited to submit to the expiration of 3 months from the date of mailing , whichever expires later.	
For further options, see	roțm PCI/	IOA/22U.			
3. For further details, see	notes to For	m PCT/ISA/220.			
Name and mailing address of	of the ISA/ U	IS	Authorized office	er Chan I Took	
Mail Stop PCT, Attn: ISA/US			William C. Doe	me they	
Commissioner for Patents P.O. Box 1450				707	
Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3230			Telephone No.	(571) 272-3750	

Form PCT/ISA/237 (cover sheet) (January 2004)

INTERNATIONAL SEARCH REPORT

International application No. PCT/US05/07981

ategory *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	US 6,694,749 B2 (HERON) 24 February 2004 (24.02.2004), see entire document.	1-8
Y	US 2002/0066,276 A (KAWANO) 06 June 2002 (06.06.2002), see entire document.	1-8
A	US 4,373,476 A (VERVOORDT et al) 15 February 1983 (15.02.1983), see entire document.	1-12
••	, , , , , , , , , , , , , , , , , , , ,	
	·	
	·	
		٠.
		10
		·
•		
		1

International application No.	
PCT/US05/07981	

Box No. I Basis of this opinion			
l. With r was fi	regard to the language, this opinion has been established on the basis of the international application in the language in which it led, unless otherwise indicated under this item.		
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).		
2. With r	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed tion, this opinion has been established on the basis of:		
a.	type of material		
	a sequence listing		
	table(s) related to the sequence listing		
b.	format of material		
	in written format		
	in computer readable form		
c.	time of filing/furnishing		
-	contained in international application as filed.		
	filed together with the international application in computer readable form.		
	furnished subsequently to this Authority for the purposes of search.		
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		
4. Addit	tional comments:		
1			

International application No. PCT/US05/07981

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1. Statement					
Novelty (N)	Claims 1-8	YES			
	Claims 9-12	NO			
Inventive step (IS)	Claims NONE	YES			
	Claims 1-12	,			
Industrial applicability (IA)	Claims 1-12	YES			
mandia approvenij (22)	Claims NONE				
2. Citations and explanations:					
Please See Continuation Sheet					
·					
·					
Form PCT/ISA/237 (Box No. V) (January 2004)					

International application No. PCT/US05/07981

Supplemental Box	•
In case the space in any of the preceding	boxes is not sufficient.

V. 2. Citations and Explanations:

Claims 9-12 lack novelty under PCT Article 33(2) as being anticipated by Schultz (US 3,677,295). Schultz discusses in lines 70-75 of column 2, a rotary valve with a thrust bearing between a rotary disk and a valve seat which contact each other. Contact between parts is seen as being separated by less than 25 micrometers.

Claims 9-12 lack novelty under PCT Article 33(2) as being anticipated by Warf (US 5,315,963). Warf discusses between line 44 of column 3 and line 2 of column 4, a rotary valve with a thrust bearing between a rotary disk and a valve seat which contact each other. Contact between parts is seen as being separated by less than 25 micrometers.

Claims 9-12 lack novelty under PCT Article 33(2) as being anticipated by Holl (US 2,832,561).
Holl discusses in lines 6-28 of column 2, a rotary valve with a thrust bearing between a rotary disk and a valve seat which contact each other. Contact between parts is seen as being separated by less than 25 micrometers.

Claims 9-12 lack novelty under PCT Article 33(2) as being anticipated by Hall (US 2,319,733). Hall shows in figure 1, a rotary valve with a thrust bearing between a rotary disk and a valve seat which contact each other. Contact between parts is seen as being separated by less than 25 micrometers.

Claims 1,2 and 4 lack an inventive step under PCT Article 33(3) as being obvious over Schultz in view of either Heron or Kawano. Schulz discloses applicants' basic inventive concept, a rotary valve having a thrust bearing attached to the valve seat to reduce wear between the disk and the seat, substantially as claimed with the exception of using the rotary valve in a pulse tube cooler. Heron and Kawano each show rotary valves to be old in the pulse tube cooling art. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention from the teaching of either Heron or Kawano to use a rotary valve with a thrust bearing in a pulse tube cooler to reduce wear between the parts to make the valve easier to turn and increase projected lifetime of the parts.

Claims 1,3 and 5-8 lack an inventive step under PCT Article 33(3) as being obvious over Holl in view of either Heron or Kawano. Holl discloses applicants' basic inventive concept, a rotary valve having a thrust bearing attached to the valve disk to reduce wear between the disk and the seat, substantially as claimed with the exception of using the rotary valve in a pulse tube cooler. Heron and Kawano each show rotary valves to be old in the pulse tube cooling art. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention from the teaching of either Heron or Kawano to use a rotary valve with a thrust bearing in a pulse tube cooler to reduce wear between the parts to make the valve easier to turn and increase projected lifetime of the parts. In regard to claim 8, Fixtures are well known to attach bearings to a part and as such would have been obvious to an ordinary practitioner in the art to ensure a proper mounting of the bearing.

Claims 1,3 and 5-8 lack an inventive step under PCT Article 33(3) as being obvious over Hall in view of either Heron or Kawano. Hall discloses applicants' basic inventive concept, a rotary valve having a thrust bearing attached to the valve disk to reduce wear between the disk and the seat, substantially as claimed with the exception of using the rotary valve in a pulse tube cooler. Heron and Kawano each

Form PCT/ISA/237 (Supplemental Box) (January 2004)

International application No. PCT/US05/07981

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

show rotary valves to be old in the pulse tube cooling art. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention from the teaching of either Heron or Kawano to use a rotary valve with a thrust bearing in a pulse tube cooler to reduce wear between the parts to make the valve easier to turn and increase projected lifetime of the parts. In regard to claim 8, Fixtures are well known to attach bearings to a part and as such would have been obvious to an ordinary practitioner in the art to ensure a proper mounting of the bearing.

Claims 5 and 6 lack an inventive step under PCT Article 33(3) as being obvious over Rabenau in view of either Heron or Kawano. Rabenau discloses applicants' basic inventive concept, a rotary valve having a thrust bearing attached to the valve seat to reduce wear between the disk and the seat which contact each other, substantially as claimed with the exception of using the rotary valve in a pulse tube cooler. Heron and Kawano each show rotary valves to be old in the pulse tube cooling art. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention from the teaching of either Heron or Kawano to use a rotary valve with a thrust bearing in a pulse tube cooler to reduce wear between the parts to make the valve easier to turn and increase projected lifetime of the parts.

Claims 1-8 lack an inventive step under PCT Article 33(3) as being obvious over Warf in view of either Heron or Kawano. Warf discloses applicants' basic inventive concept, a rotary valve having a thrust bearing attached to the valve disk and to the valve seat to reduce wear between the disk and the seat, substantially as claimed with the exception of using the rotary valve in a pulse tube cooler. Heron and Kawano each show rotary valves to be old in the pulse tube cooling art. It would have been obvious to one of ordinary skill in the art at the time of applicants' invention from the teaching of either Heron or Kawano to use a rotary valve with a thrust bearing in a pulse tube cooler to reduce wear between the parts to make the valve easier to turn and increase projected lifetime of the parts. In regard to claim 8, Fixtures are well known to attach bearings to a part and as such would have been obvious to an ordinary practitioner in the art to ensure a proper mounting of the bearing.

Claims 1-12 meet the criteria set out in PCT Article 33(4), and thus possess industrial applicability because the subject matter claimed can be made or used in industry.